

Court of Appeals, State of Michigan

ORDER

PEOPLE OF MI V DEVON HOWARD

Docket No. 288724

LC No. 2008-221695-FH

Pat M. Donofrio
Presiding Judge

Kathleen Jansen

Henry William Saad

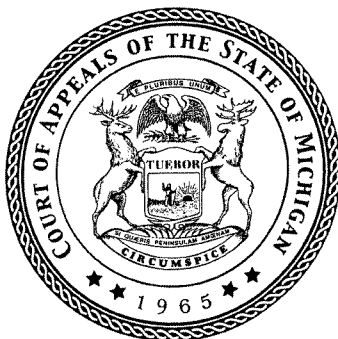
Judges

The Court orders that the motion for immediate consideration is **GRANTED**.

The application for leave to appeal is **DENIED** for failure to persuade the Court of the need for immediate appellate review.

The motion to strike defendant's appendices 4, 5, and 7 is **DENIED**. In lieu of striking those materials the Court orders that the documents attached as appendices 4, 5, and 7 to defendant's answer to the application are **SEALED** pursuant to MCR 7.211(9) and 8.119(F). There is good cause for the suppression and no less restrictive means of protecting the interest asserted. MCR 8.119(F)(1), (2). The transcribed Care House interviews and DHS investigative report filed in support of defendant's answer are subject to protective order and include confidential information which may not be copied or disseminated. Those documents, attached to defendant's answer as appendices 4, 5, and 7, are ordered **SUPPRESSED** and shall not be disclosed or available for public viewing. The Court shall disclose or provide copies of any order or opinion entered in this file and may disclose any other contents of the file not subject to this suppression order.

The Clerk is directed to forward a copy of this order to the Clerk of the Supreme Court and to the State Court Administrative Office pursuant to MCR 8.119(F)(7).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

NOV 10 2008

Date

Sandra Schultz Mengel
Chief Clerk